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## United States Bankruptcy Court District of Arizona

In Re Martinez, Armando M & Martinez, Irma R		Case No. <b>4:10-bk-2417 CHAPTER 13 PLAN AND APPLICATION FOR</b>	
SSN xxx-xx-7596 6514 S. Iberia Circle Tucson, AZ 85757	SSN xxx-xx- <b>2648</b>	Debtor(s).	PAYMENT OF ADMINISTRATIVE EXPENSES  Original Amended Modified
written objection by the dea If this is a joint case, then "De receive payment on an unsecu	dline set forth in a Notice of btor" means both Debtors. Th red claim, you must file a prod	Date to File O his plan does no of of claim with	f your claim as proposed in this Plan, you must file a bjections to Plan that was served on parties in interest. t allow claims or affect the timeliness of any claim. To the Bankruptcy Court, even if this Plan provides for your posed treatment of its debt in this Plan must timely file an
This is an Amended or M	odified Plan. The reasons for t	filing this Amer	nded or Modified Plan are:
(A) Plan Payments and Prop	perty to be Submitted to the	Plan.	
(1) Plan payments start o	n The Deb	otor shall pay th	e Trustee as follows:
\$ <b>634.00</b> each month	for month <u>1</u> through month <u>6</u>	<u>0</u> .	
The proposed plan du	uration is <b>60</b> months. The appl	licable commitm	nent period is <b>60</b> months. Section 1325(b)(4).
(2) Debtor will submit th <b>None</b>	e following property in addition	on to plan paym	ents:
(B) Trustee's Percentage Fe property received, not to a		б(e), the Truste	e may collect the percentage fee from all payments and
otherwise ordered by the	Court, the Trustee will make detion (J), disbursements by the	lisbursements to	fied for adequate protection payments under (C)(1) or o creditors after the Court confirms this Plan. Unless e pro rata by class (except for adequate protection
by personal property protection payments Schedule D, the cred	Pursuant to Local Bankrupter to the following secured credit itor files a secured proof of cla	y Rule 2084-6, tors without a C aim that include	dequate protection payments to be made to creditors secured the Trustee is authorized to make preconfirmation adequate court order, provided the claim is properly listed on as documentation evidencing a perfected security equesting payment of preconfirmation adequate protection

<u>Creditor</u> Property Description <u>Monthly Amount</u>

payments. The Trustee will apply adequate protection payments to the creditor's secured claim. After confirmation, unless the Court orders otherwise, adequate protection payments will continue in the same amount until claims to be paid prior to these claimants are paid in full, unless the confirmed plan or a court order specifies a different amount. If a creditor disagrees with the amount of the proposed adequate protection payments or the plan fails to provide for such payments, the creditor may file an objection to confirmation of this plan, file a motion pursuant to §§ 362, 363, or do both.

None

	See Section (J), Varying Provisions.			
2)	Administrative expenses. Section 507(a	n)(2).		
	(a) Attorney fees. Debtor's attorney rec the Court upon application shall be	ceived \$1,100.00 before filing. The bar paid by the Trustee. See Section (F)		oved by
	(b) Other Administrative Expenses.			
	See Section (J), Varying Provisions.			
<b>3</b> )	Leases and Unexpired Executory Contracts. Pursuant to § 1322(b), the Debtor assumes or rejects the following lease or inexpired executory contract. For a lease or executory contract with an arrearage to cure, the arrearage will be cured in the plan payments with regular monthly payments to be paid direct by the Debtor. The arrearage amount to be adjusted to the amount in the creditor's allowed proof of claim.			l in the
	(a) Assumed:			
	Creditor & Property Description None		Arrearage Amount Arrea  Arrearage Amount Throug	arage gh Date
	(b) Rejected:			
	Creditor None	Property Des	scription	
	See Section (J), Varying Provisions.			
4)	Claims Secured Solely by Security Interpayments directly to the creditor. Prepet paragraph may mail the Debtor all correconcerning any change to the monthly pinterest will be paid on the prepetition at 2084-23 if a creditor gets unconditional pursuant to the creditor's allowed proof	espondence, notices, statements, payment or interest rate without such burrearage unless otherwise stated. Excurs stay relief, the actual cure amount to	th the Trustee. A creditor identified in the ment coupons, escrow notices, and defaute being a violation of the automatic stay. It ept as provided in Local Bankruptcy Ru	his alt notices No ule
	Creditor/Servicing Agent & Property Description Wells Fargo Hm Mortgag 6514 S. Iberia Circle Tucson AZ	Value of Collateral and Valuation Method 70,000.00		ege Owed rough
	See Section (J), Varying Provisions.			
5)	Claims Secured by Personal Property or a Combination of Real and Personal Property. Pursuant to § 1325(a), secured creditors listed below shall be paid the amount shown below as the Amount to be Paid As Secured Claim Under Plan, with such amount paid through the Plan payments. However, if the creditor's proof of claim amount is less than the Amount of Secured Claim to Be Paid Under the Plan, then only the proof of claim amount will be paid. Any adequate protection payments are as provided in Section (C)(1) above. If a creditor fails to file a secured claim or files a wholly unsecured claim, the debtor may delete the proposed payment of a secured claim in the order confirming plan. If a creditor files a secured claim in an amount less than that proposed in this Plan, the the claim amount will be paid.			n, with unt of n ed claim,
	Creditor & Property Description 1st Investers 2006 Dodge Dakota, mileage 58,895 Hsbc Auto	Debt Amount         Value of Collateral and Valuation Method           8,980.00         8,980.00           1,070.00         1,070.00	Amount to be Paid On Secured Claim 10,930.91  1,302.41	nterest Rate 5.25 5.25
	2006 Dodge Durango, mileage 117,0	.,	1,002171	3.23
	See Section (J), Varying Provisions.			

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2009 EZ-Eiling Inc [1-80	22000 12000 12000
2009 EZ-Eiling Inc [1-80	2.5003 L2
3-2009 EZ-Eiling Inc [1-80	2.5003 LZ
2009 EZ-Eiling Inc [1-80	22-2003 LZ
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993-2009 EZ-Eiling Inc [1-80]	337-200 - 22
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1993-2009 EZ-Eiling Inc [1-80]	227-200 - 221-200
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1993-2009 EZ-Eiling Inc [1-80]	@ 1937-2003 FZ-1 1110: 110: 1
1993-2009 EZ-Eiling Inc [1-80]	( ) 337 - 200 - 27 - 11C.   100 - 10
1993-2009 EZ-Eiling Inc [1-80]	(S) 123 - 703 - 703 - 10

		<b>Priority, Unsecured Claims.</b> A following order:	all allowed claims entitled to pro rata prio	rity treatment under § 507 shall be	paid in full in the
			oort Obligations. The Debtor shall remain s before the petition date to be cured in the		ome due after filing
		Creditor <b>None</b>		Estimated Arrearage	<u>e</u>
	(	(b) Other unsecured priority of	laims.		
		Creditor None	Type of Priority Debt		Estimated Amount
		See Section (J), Varying Pro	ovisions.		
		Codebtor Claims. The following claims.	ng codebtor claim is to be paid per the all	owed claim, pro rata before other u	insecured,
	_	Creditor <b>None</b>	Codebtor Name		Estimated Debt Amount
	[	See Section (J), Varying Pro	ovisions.		
	(8) I the P		s. Allowed unsecured, nonpriority claims	s shall be paid pro rata the balance	of payments under
	[	See Section (J), Varying Pro	ovisions.		
<b>(D</b> )		Retention. Secured creditors or upon discharge, whichever of	shall retain their liens until payment of the	e underlying debt determined unde	r nonbankruptcy
( <b>E</b> )	by th distri claim	te Court, bankruptcy stays are libution until the creditor files a	rrenders the following property. Upon confitted as to the collateral to be surrendered claim or an amended proof of claim that the an amended claim consistent with this	<ol> <li>Any claim filed by such creditor reflects any deficiency balance ren</li> </ol>	shall receive <b>no</b> naining on the
	Claim		Property to be surrendered		
<b>(F</b> )	to be	applied against fees and costs	at of Attorney Fees. Counsel for the Deb incurred. Fees and costs exceeding the repense. Counsel will be paid as selected in	tainer shall be paid from funds hel	
			ne Debtor has agreed to a total sum of \$ <u>4</u> arough confirmation of the plan:	,000.00 to represent the Debtor. Co	ounsel has agreed
		Preparation of Petition, So Preparation and filing of C Attendance at the § 341 m Resolution of creditor obje Reviewing and analyzing Responding to motions to Responding to motions for	d advice, including office visits and telepthedules, Statement of Financial Affairs, Mapter 13 Plan, Plan Analysis, and any neeting of creditors. ections and Trustee recommendations, and creditor claims for potential objections, and dismiss, and attendance at hearings. It relief from the automatic stay, and attendary necessary correspondence.	Master Mailing List. ecessary amendments. d attendance at hearings. nd attendance at hearings.	
			J		

Representation in any adversary proceedings.

Representation regarding the prefiling credit briefing and post-filing education course.

759.82

(a) Value of debtor's interest in nonexempt property \_\_\_\_\_\_\_\$\_\_\_\_\_

(b) Plus: Value of property recoverable under avoiding powers	\$	0.00
(c) Less: Estimated Chapter 7 administrative expenses	\$	189.96
(d) Less: Amount payable to unsecured, priority creditors	\$	0.00
(e) <b>Equals:</b> Estimated amount payable to unsecured, nonpriority claims if debtor filed Chapter 7	\$	569.86
Paragraph (2) to be completed by debtors whose current monthly income exceeds the state's median income.		
(2) Section 1325(b) Analysis:		
(a) Amount from Line 59, Form B22C, Statement of Current Monthly Income		20.21
(b) Applicable Commitment Period		X 60
(c) Section 1325(b) amount ((b)(1) amount times 60)		1,212.60
(3) Estimated Payment to Unsecured, Nonpriority Creditors Under Plan	\$	1,236.26
Dated: February 22, 2010 /s/ Armando M Martinez		
Debtor		
/s/ Christopher H. Ariano /s/ Irma R Martinez		
Attorney for Debtor Debtor		